

Bil: (120)clm.RSC.No.39/54

Jabatan Kehakiman,
Mahkamah Tinggi,
Kuala Lumpur.

14hb. April, 1971.

Semua Penolong Kanan Pendaftar/Penolong Pendaftar, Mahkamah Tinggi.

Semua Yang di-Pertua Khas/Yang di-Pertua Kanan/Yang di-Pertua,
Mahkamah Seshen.

Semua Mejjisteret, Mahkamah Rendah.

REGISTRAR'S CIRCULAR LETTER NO. 2 OF 1971

Amendment of Paragraph (6) of
Part I of the Second Schedule
to the Subordinate Courts
Rules, 1950

This is to give you advance information that Paragraph (6) of Part I of the Second Schedule to the Subordinate Courts Rules, 1950 is being amended with effect from 1st April, 1971 by the deletion of the words "in dispute after the payment in" appearing therein and substituting therefor the expression "awarded; but where the Plaintiff's claim, being a claim for an unliquidated demand or unliquidated damages, is dismissed with costs, the costs for defending and advocacy shall, regardless whether payment has been made into Court or not, be at the discretion of the Court, and in exercising such discretion the Court shall, where payment has been made into Court, take into account both the fact of such payment in and the amount thereof". The amendment will be published shortly in the Gazette.

Dated this 14th day of April, 1971.

(ZAITOON BTE. DATO OTHMAN)
b. p. PENDAFTAR

s.k.

Yang Berhormat Peguam Negara, Malaysia, Kuala Lumpur